LEXINGTON: PRINTED BY JOHN BRADFORD, ON MAIN STREET; PRICE FIFTEEN SHILLINGS PER ANNUM.

TO THE FREEMEN OF KENTUCKY.

CONSIDERING myfelf as account able to my fellow citizens for my political conduct, I shall, for your fatification, answer the charges which have been brought against me, by several anonymous writers.

I am charged with having been guilt of the conduction of

veral anonymous writers.

I am charged with having been guil ty of inconfittency in the fpeeches which I delivered last fummer, in Lexington, and last winter, at Bryan's. To enable you to judge properly of a six charge, the libitance of those injections brould be fixed. In the first, I afferted, that in a republican government, those who were appointed by the people, to administer that government, were the fervants, and not the malters of the people—that as they derived all their authority from the people, they could not transfend the powers weited in them by the people—that their acts were valid for far only as they were in conformity to those powers, and void, when they exceeded them—that the alien and fedition bills were tyrannical in their nature, and being not only not authorized by the confiturion, but expressly prohibited by it—that they were unconstructional and void, and therefore ought to be opposed.

In my speech at Bryan's, I endea.

opposed.

In my speech at Bryan's, I endeavored to impress on the minds of my hearers, the necessity of naving a constitution, which should contain with in it, certain great and important principles, and amongst others, the inviolability of every species of property, as eliabilished by law. In the doing of this, I dwelt largely on the actack which was threatened against our property in slaves, and endeavored to prove. that admitting slavery was an evil, and that the policy of the state required that it should be done away that as that evil had been introduced and established by law, and as the proprietors of slaves had acquired their right to them, under the sanction of laws which had been in force more than 150 years—that that evil could not now be justly removed by the means of laws acting compulsorily on the owners, without the state's making the owners a real and just compensation. In the course of my reaching on this solver, it expedies freely, my opinion of the sentiments and conduct of those who declared themselves friends to enancipation, but who would not confent to its taking place in any manner by which they would be called upon to contribute to bear the expence which would be cansed by it. The resolutions which were then adopted, contain the fubbiance of the ideas which I delivered at that time; to them I refer you. You will find that they contain no justification of slavery, nor a prohibition to emancipation: so far from it, they admit the idea that the legislature ought to have power to direct it to take place upon fair and just terms. It was when the property in shave, than it is to adkrt it as to any other species of property? If there is an inconsistency in these two speeches, all the proper to affert the right of property, in shaves, than it is to adkrt it as to any other species of property? If there is an inconsistency in these theorems and the confidency are qually guilty of it; for in those considered as property? If there is an inconsistency in the subternity, which made that shave proper

polition, and as a friend to flavery itpolition, and as a friend to flavery ittelf. My dispolition ought to be judged of by my conduct, and I appeal
to it, from the time I first became the
owner of a slave, to prove that this
charge is altogether groundles. I inherized a number of slaves from my
stather, and I have since purchased others, at their particular request. I have
fold none, but such as were of a temper that could not be governed without severity; or such as my removal
from one part of the state to another,
induced to wish, although unwilling.
ly, to part with me, rather than be separated from their nearest connexions.
I never owned a slave, who, would
from choice, have belonged to another master, and am frequently solicited
to become the purchaser of shose who
belong to others. I never did approve of slavery, but I have thought
that the removing of it in a proper
manner, would be attended with great
dissiculties; and thet the doing of it
in an improper manner, would, prodace greater evils to the country, than
it would remove. As a citizen, I am
willing, I always have been willing,
to pay my full proportion, to carry
any proper plan into execution, which
can be adopted for this purpose; provided a real and just conspensation is
made to the owners; but never will
voluntarily consent to place the busin
mession such as a citizen, I am
willing, I always have been willing,
to pay my full proportion, to carry
any proper plan into execution, which
can be adopted for this purpose; provided a real and just conspensation is
made to the owners; but never will
voluntarily consent to place the busin
mession such as a century and
a half. If it is unnecediary to say any
thing as to the proposity of say any
thing as to the proposity of permit
ting owners to emancipare their slaves
when they are inclined to do it voluntarily; became you know that our
present confliction, as well as the refolutions adopted at Bryan's, declares
that all owners of siaves, shall have this
privilege. But notwithstanding this
is the fact, it is made a by this part of my conduct, brought on myfelf the referentment of those who administer the general government, and the curses of all their partizans, some of whom are now making use of the present occasion, as a pretext, to vent their spleen against me. If this is my situation now, when I have attained my object, what would it have been if I had failed in it? You williveredelect that at the time when I commenced my opposition to those measures, the arm of government had been made doubly strong; that all oppositions to those measures, the arm of government had been made doubly strong; that all oppositions to those measures is stated in the Atlantic states; that the citizens of this state had then declared no pinion as to them. And it is a fact, that some of those who had been ested in the Atlantic states; that the citizens of this state had then declared no pinion as to them. And it is a fact, that some of those who had been estimated in the Atlantic states; that the citizens of this state had then declared no pinion as to them. And it is a fact, that some of those who had been estimated in the Atlantic states; that the citizens of this state had then declared no pinion as to them. And it is a fact, that some of those who had been estimated in the Atlantic states; that the citizens of this state had then declared no pinion as to them. And it is a fact, that some of those who had been estimated in the Atlantic states; that the citizens of this state had then declared no pinion as to them. And it is a fact, that some of those who had been estimated in the Atlantic states; that the citizens of this state had then declared no pinion as to them. And it is a fact, that some of those who had been estimated in the Atlantic states; that the citizens of this state had then declared no pinion as to them. And it is a fact, that some of the states are the states of the states are the would it of the states are the states are the world of t

tage; and which, if I failed, would involve me in ruin. What are the private advantages which I can promife myfelf, by opposing the prefent plan of emancipation? If that opposition, proceeded from a fear that that plan would rob me of my property, I do not think, that this would make the opposition itelle traininal; but, it that had been the only cause of that opposition, I could easily, instead of making that opposition, have (as some others have done) fold that part of my property, so as to have been prepared for the event. But it was the consequences which would inevitably follow, from admitting the principle, confequences which would internately follow, from admitting the principle, that the community could touch any private property without making the owner a proper compensation for it, which induced me to oppose the prin-

which induced me to oppose the prin-ciple itself.

But it is said, that my conduct in which induced me to oppofe the principle iteffel.

But it is faid, that my conduct in his byfineff, has proceeded from a defire of acquiring popularity. Most from this byfineff, has proceeded from a defire of acquiring popularity. Most known to be in search of popularity, have taken the other fide of the quetien, which was generally thought to be the popular one. It is strange then, if I had the same object in view, that I should make fodifferent a choice from that which they have done. Besides, popularity is never improperly songht after, unless it is intended to be applied, if acquired, to answer some private purpose. But, I have nothing to hope or fear from you: I want nothing you can give, and you can, so long as law and justice prevail, take from me nothing which I now have. Your esteem is all that I covet, and I know that I cannot long possible that, without meriting it.

There is an inconsistency in the charges which have been brought against me, which does not speak much in their favor. When I was declaring my opposition to those measures of the general government, it was faid that I was in desperate circumstances, and that I wanted to throw every thing in to a state of anarchy and confusion, that in the feuille I might obtain some thirty, which I could not hope for while order and regular government were preferved. Fow it is declared, that I am of only willing to yield up literity, but life itself; to the proceedion of

while order and regular government were preferved. Low it is declared, that I am 'fo completely abforbed by confiderations of property, that I am not only willing to yield up liberty, but life itself, to the protection of it." Can these contradictory charges, especially when they are bro't forward in so short a time, that no change can have taken place in my situation, between the time of making the first and second, be both true; and if one of them is certainly false will it not give you flyong reason to believe that both are so. It is obvious that the personal attacks which are made upon me at this time, proceed either from personal enmity to me, or from a wish to draw off your attention from the question itself. But your good sense will prevent you from ever losing sight of the question, by the means of any artifices of this kind. If I was the best of men, you ought not to pursue my advice, if it is contrary to your real interest; and if I am the worst of men, you ought not to pursue my advice, if it is contrary to your real interest; and if I am the worst of men, you ought to that interest. As to myself, attacks of this kind give me no concern, because I tecal a conscious fest that I have discharged my duties as a citizen, inthat manner, which my judgment has told me would be mostlit to the advantage of my country. And although I have not enquired after the authors of these publications, I have no doubt, but it will appear, when they are known, that they are a part of that description of men, whose strongest censure ought to be considered as the highest praise. Before I conclude, permit me to repeat to you, that if you wish to have a constitution formed on such principles as will secure to you your property, happines and liberty, you ought not to take council from beard. Left boys, nor from those of riper years, who have, or think that they have, an interest separation interest with you, multiful and the property is the propries of the propries

#### THE CAT

Is at last let out of the Bag.

Fellow Countymen of Fsyctte, CAN any of you guess within half a score, the number of publications which have appeared within three months, reprobating the meeting at Bryan's station in January last? Can any of you wonceive a reproach, which has not been heaped upon them? And for what? For attempting to mist in selecting men for the convention, whose judgments they could rely on, and who entertained similar sentiments with them on some of the most important principles and regulations of every government. They were called arisherat; high time applications of every government. They were called arisherat; I high time applications of every government. They were called arisherat; I have were charged with an attempt to cramp free suffree; with forging chains for those who might represented their schemes not by fair argument, but by pression of the sum of combining with what they called Chrissians to circumvent them; and of combining with what they called Chrissians to circumvent the good people of this county; in short, the very place of their meeting was termed a positical den.—What mult your surprize have been, my fellow countymen, when in the Kentucky Sazette of the 28th inst, you sind these mancipators advertising that they had the day before done that very act which the people at Bryan's had been so much repreached by them for doing? As the thing cannot be right for my life, discover the criminality on the one side, and the propriety on the other except there be something in the discount of the mancipators, they in some subscription of the emancipators, they in some subscription of the month of the subscription of the county requested to attend. The meeting of the emancipators, they in some subscription of the subscription of the county requested to attend, tag, rag and bob tail, might be admitted, and the deliberations impeded of defeated, by such a numerous motley collection. Moreover, every one knows that important matters can be more ably discussed, by a sew long, wife heads, than by a mob of five or shanning all who did attend. Again, there seems to b

advertisement had mentioned Col. Roger's, and not Bryan's station; and then I suppose it could not with any propriety have been called a den, & the poor Christians to whom it belongs would not have been so fadly bussetted.

3dly. The four or sive hundred people who met at Bryan's station on the day appointed, did not think they were sufficiently acquainted with the fentiments and wishes of their fellow countymen of consult in the appointment of proper persons to be voted for as members of the convention," but recommended it to them to chuse men who did know those sentiments.

The emancipators were not ocircuitous—they, "o in a considerable number, principally from the country, convened at Col. Patterson's the 27th instant, to consult on the appointment of

number, principally from the country, tonvened at Col. Patterfon's the 27th inflant, to confult on the appointment of proper perfons to vote for as members of the convention."—Now, altho' the Bry an 'sflation people might have erred in the two foregoing particulars, I can't help thinking they were at leaft half right here. Would it have been right from those 4 or 500 voters, altho' they were assembled by public advertisement and from different corners of the country, to have appointed perfons for the remaining 1500 people to vote for? Was it not more modelt in them tracenment it to those 1500 fellow eitzens who could not then attend, to join with them and appoint men out of each neighborhood to meet at a future day and select these proper persons? It appears to me it was; but I will by no means be obstinate in my opinion; for, as I observed before, a dozen of deep heads may have more in them than a thousand fisallow ones, when employed in the discussions, men outer to the flate marters; and on great and presidence can be recome, men outer to the frate marters; and on great and predi-ing occasions, men ought not to be mealy-mouthed, but rapid and deci-

Permit me now, my fellow county Permit me now, my fellow countymen, to be more ferious with you.—
No man living, who has read the publications of the emancipating party for the laft three months, can, I think, he fitate one moment in deciding on their views and fchemes. Their cloven foot can no longer be concealed. They, have left nothing unattempted, which could be failed or done to deftrugor weaken the effects of that wound, which they received by the meetings & reforest the effects of that wound, which they received by the meetings & reforest have been forcibly directed to bring into odium the committee plan, & to diffunite its friends. So long as we continue united, fo long are they farisfied that all their efforts will be inle and infignificant—their only hope refis on our dwiffor. Their whole artillery of invective and abufe has been directed to the deffruction of the committee plan, and even the vengeance tillery of invective and abuse has been directed to the destruction of the committee plan, and even the vengeance of Heaven has been called down on men the most respectable in the community for their piety, fauctivy of life, and dignity of character, for giving their approbation to the measure. Having reviled and strangled in vain, what is their next step? Why, to attempt the adoption of a plan similar to that at Bryan's, and to endeavor to defeat us by our own fystem. And what do you think of all their publications respecting our plan, when they expressly state, "that these measures are pursued by them to ensure unanity; the only means by which the advocates of those principles will have that weight in the election to which they are entitled by their numbers."

—If a ticket, formed on a verbal manimity; what ought not our expectations to be, from a ticket formed by the people and their agents, after two public adject sous of the state of the state of the state of the people and their agents, after two public adject sous of the state of the s

\* I don't fo well know what number of peo-le makes a confiberable number; but I expect this case it requires about 905. I reafon in is way: I take it for granted they were too your own to be counted without a great dealor one, or the numbers would have been mentrouble, or the numbers would have been men-tioned. I take it also for granted, that there was not quite a majority of the voters in Fayette at that meeting; for if there had, there would have been no necessity to have requested author meeting at the ferninary. But I take it for granted there was very note a majority, as the persons to be voted for were appointed, and the persons to be voted for were appointed, and the persons to be voted for were appointed, and Now, there are 2000 voters that yield year. Now, there are 2000 voters that yield year, half is 1000-not quite the half is 900. So, that I think it is a fair conclusion, that there were 900 voters, or thereabouts, at Col. Pat-gerian's, at the above meeting. ground, the will of the people; and it is impossible that expectation can be frustrated, without we are so unfortunate as to suffer ourselves to be disunited. I have no doubt we are at least three to one against them; of consequence, their only hope, and a forlorn one I have no doubt it is, must be, dif-union. CAMILLUS.

11ft March, 1799.

### Lexington, April 11.

From the Aurora.

The plain English of the flory of Bone parte's additination is, tome terrible news has reached England, and this fabrication was defigned as a fet off against it.

The causes that led to Buonaparte's

The caufes that led to Buonaparte's premature fate, are:

ift. The continuation of infurrection in Ireland. The opposition to an Union. The reorganization of the United Irish government, &c.

2d. The necessity of giving considence to the delponding and terrified members of a despairing coalition.

3d. The attack upon the East India position.

3d. The attack upon the East more pollellions.
4th. The victory of the Spanish squadron in the Indian ocean.
5th. The peace with the Emperor.

Extract of a letter from a member of

Extract of a letter from a member of congress, to his correspondent in this town, Dated 22d Feb. 1799.

War, and expensive measures, were prepared and going on by a decided majority, until Monday last, when a bill for capturing French armed vetels, was under diffusition, with much warmth, by American letters of marque, receiving a bounty from our government for fuch captures, agreeable to the calibre of their guns. At a moment when the debate was encreasing with much irritable language, a member of our loute, Mr. J. Parker, informed by Mr. Rofs, a femator that the president had nominated Mr. V. Murry, (now at the Hague,) minister to the rupublic of France, be laving received assumed that he was just informed by Mr. Rofs, a femator that the president had nominated Mr. V. Murry, (now at the Hague,) minister to the rupublic of France, be laving received assumed that he would be received with all the respect due to a great, free and independent nation—this communication cloical the debate for the day, Pasker's observing, that although he had supported the measure in the committee, he should now yote against it, under the present circumstances. The remination of Mr. Murry, was committed in the senate, they have not decided on their concurrence. Some opinions are, that the measure will be negatived in the senate, they have not decided on their concurrence. Some opinions are, that the measure will be negatived in the senate, they buse not decided on their concurrence. Some opinions are, that the measure will be negatived in the senate, they buse not decided on their concurrence. Some opinions are, that the measure will be negatived in the senate of the senate o

ever for war meafures.

The prefident having made the nomination of Mr. Murry without confulting the party, has difcovered their
mortification and difappointment,
in fucceeding in the favoured plan for
war-even Peterabufes the meafure.

A number of the citizens of Fayette, having convened at the Seminatry on the 8th day of April, agreeably to notice previoully given, in the Kenjucky Gazette and Herald, for the purpole of altering or adopting, the ticket which was formed at the former meeting, to wit: EDMEND BULLOCK, JOHN BRADFORD, JAS. HUDHES, and ROBERT TODD, and no objection being made thereto,

\*Refored, I hat the faid ticket be recommended to the people, of this county, as containing fit perfons to reprefent them in the convention.

A. McCALLA, Chm. A number of the citizens of Fay-

A greeable to refolutions entered into on the 14th of February laft, in Bourbon county, a committee convened at the house of Mr. Jacob Spiers, of faid county, when the following perfons were nominated to reprefent the county of Bourbon in convention:

James Duncan, Robert Wilmor, Charles Smith, Nathaniel Rogers, William Griffith and John Allen.—K. Her,

## KENTUCKY LAWS.

JUST PUBLISHED,

And for fale at the Office of the Kentucky Ga zette-Price 21s.

AN EDITION OF THE

Laws of Kentucky;

Comprehending those of a GENERAL NATURE, now in force, and which have been acted on by the Legislature thereof. TOGETHER WITH

A COPIOUS INDEX, And a Lift of Local, or Private Laws.

TO WHICH IS PREFINED, The Constitution of the United States,

With the Amendments,

The Act of Separation from Virginia

The Constitution of Kentucky.

\* \* SUBSCRIBERS to the above Work will be supplied with their copies by applying at this Office.

#### Mrs. Walfh's School

F OR the inftruction of little Miffes in Reading and Needle Work, will commence in the course of the present month.

Lexington, April 9, 1799. TO BE SOLD FOR CASH.

At the market house in the town of Frankfort on the 15th day of May next,

The following Lands:

FIVE hundred acres, being the half of 1000 acres entered the 10th day of Odober 1780, in the name of John May, in the ferks of Licking, including the confluence of Hingfon's and the main fork.

the mainters, and the mainters and the mainters, and the mainters, and the half of 500 acres, entered June 1, 1960, withe Rolling forks, including the mauth of Cane run.
50 do. the half one fundred acres, entered July 14, 1781, on Long Lickcreek.
200 do. the half of 10 acres, entered April 1781, on Salt river, joining Tillen.
500, the half of 10 acres, entered February 3, 1780, on Otter creek, a mill feat.
53 do. the half of 10 acres, entered April 1780, adjoining the above.
33 1 2 do. the half of 10 acres, entered Maril, 1780, adjoining the above.
31 1 2 do. the half of 10 acres, made Sept. 14, 1780, on Otter creek, a mail feat.

at. 108-14 do. part of an entry of 433 1-3 acres, ade March 1, 1781, adjoining Sait lick on

20 do, part of au entry of 200 acres, made February 17, 1783, on both fides the Beech fark, near Bartchtown 12 he whole of the above in the mane of John Mr. 1780, in the name of Ceorge May, on Otter creek, adjuning and above John My's entry on a mill feat.

20 do, the half of 300 acres, entered March 16, 1781, for George May, on Otter creek, adjuning and above John My's entry on a mill feat.

mill fer.

22 1-2 do, part of 60 acres, entered March
16, 1781, for George May, Salt reck15 do, part of 40: entered March 6, 1781,
15 do, part of 40: entered March 16, 1781,
15 do George May, Salt lick, Sandy.
2,350 do, part of 5000 acres, entered March
181, 1032, in the name of William May, adjoining
his 5000 acre trade in the Dry valley.
123 do. part of 1000 acres, entered the 11th
16 O'Odober, 1783, for William May, on the
16 O'Odober, 1783, for William May on the
16 O'Odober, 1783, for William May on the
16 O'Odober, 1783, for William May on the
16 O'Odober, 1073, for William May on the
16 O'Odober, 1073, for William May on the
16 O'Odober, 1073, for William May on the
17 do O'Odober, 1783, for William May on the
18 do O'Odober, 18 do

Geo. May & Rich. Bibb only, to the above lands, will be fold.

April 9, 1799.

# Take Notice, TRACTS OF LAND,

TRACTS OF LAND,

WHICH I will fell low for Cash, to wit

1500 acres within fifteen miles of Limestone—two tracks, one improved, near the Kentocke, within one and two miles of Warwlei —
the half of one thoughand acres of prime land, or
the waters of Floyd's, within five or fix mile
of of Builitt's and Mann's Licks—1500 acres milt
tary land, North West of the Ohio river, twelve
miles below Limestone, which from the lat
discovery of an old furnace, has falt water or
it.

John Edwards, Bourben

All those indebted to me by book account onte, are defired immediately to pay off their account, otherwise they may expect them to be put into the hands of proper officers for collection.

John Edwards. April 6, 1799.

RAN away from the fil

Jeffamine, April 8, 1799.

Taken up by the fubferil

Thomas Goff.

November 27, 1798.

#### Notice

Notice

Shereby given to all perions indebted

John Statt & San, by bond, note or open compt, to come forward and pay off their pecilie balances, to mr. Thos. Scott, who be perly authorized to receive the fame. "In who fall to comply with this requell, if is hap will not expect further indugence.

Sti Jons Scott & Son.

To Let,

DWELLING-HOUSE. WITH other necessary houses, and
in an airy, healthy part of the
For terms apply to the printer hereof.
tf Lexington, March 18th.

HENRY HYMAN,

GOLD & SILVER SMITH, CLOCK & WATCH M

MARY (FROM MORDON)

EGG leave to inform his friends seed to

D public, that he has ferved a regular a

pruntischip to the above buffers, in Grazel tails, that he has opened shop in Lexington,
the hours of Medl. Robert and Andrew Ports

where he intends working in the above lines,
all their branches. Those who may please

employ him may depend on the utmost penacua

ity and reasfundable terms.

It Lexington, January 218, 1799.

Dr. ESSEX,

PHYSICIAN, SURGEON, AND MAN
MID WIFE,
A PUPIL of the late De John Hunter or to.

A pupil of the late De John Hunter or to.

A pupil of the late De John Hunter or to.

A pupil of the late De John Hunter or to.

Lexington, Sept. 10, 1798.

N. B. Dr. Effex resides in the house former cocupied by mr. Soits, at that end of the town Lexington which leads out to Frankfort.

Lexington which leads out to Frankfort. the TO RENT,

TO RENT,

The house latey occupied by cot a Blanton, in Lexington, on More firet, & near the puthic square: it is large, elegant and convenient, fit for the reception of a genteel family, with a kitchen, back yard, and other conveniencies. Also the house adjoining, lately occupied by Ritchard Coleman, as a public house, and is a very good fland for business; three rooms on the lower floor, and two above, kitchen, back yard, garden and fable,—posielinon given imprediately. For terms apply to William Morton esq. in town.

WALKER BAYLOR.

January 25th, 1799.

January 23d, 1799.

P. D. ROBERT

January 23d, 1799.

HAVE for fale, feveral thonfand acres of land on Green river, and the
waters thereof (which I will dispote
of in fach quantities as may bell fuit
the purchasers, for which I will take
cash, negroes, and houses.

NINIAN EDWARDS.
Bairdstown, January 18th 1790.

THE SUBSCRIBER,
Has just returned from Philadelphia,
large and very general assortment

MERCHANDIZE,

Dry Goods, Groceries, Hard Ware, Cus-lery, Queen's Ware, &c. &c.

ment of Ladies' Morocco, Staff, and Slippers-all of which will be

iy remembered by Lexington, Aug. 13, 1798.

### By last evening's Mail.

PHILADELPHIA, March 8 PHILADELPHIA, March 8. Yefterday evening we were informed that dispatches had been received in town from Lilbon, containing intelligence of a very important nature. We were affiduous in fearching after the facts, but could learn nothing upon which we could place reliance, tho the probability of the events related, appear to merit countenance. In this form, and upon these general grounds, we relate what has been related to us:

"That the Spanish sheet from Cadiz had encered the port of Toulon, amounting to 19 fail of the line and 11 frigates, with some smaller vessels." That an army of the French Republicans had entered the Spanish nerticity, on the route for Portugal.

"That a severe action had taken place in the neighbourhood of Rome, between the armies of the consederate Republics, under general joubert, and the Royal Neapoltan army, in which the latter were deteated with the loss of 15,000 men.

"That two French columns had passed from the department of Mont Blane, into the Sardinian dominions.

"That general Championer, with a Citalpine army, and part of the Polith legion of Dombrousky, had been ordered into Tuseany, to rescue that state from the Lughish.

"Great alarms were manifested at Libon, for the fastety of Goa, in the East Indies, as that city is now theony deposite for the riches of the Portugues in the East, and the entrepose between Maccaa and Libon."

March 14.

Extract of a letter from Lisbon, to a respectable mercantile hunde in this city, da ed 5th January Iast.

"The French have lately mer a severe check in Italy. The king of Naples, at the head of his army, has taken possessing the collection of the pope's dominions, and every where beat the French arms of the called of St. Angelo, which was thill in the possession of the French, to forrender, which they retried—he then sent them a mellage, declaring that if they free do the city, that for every gun, he would deliver a French man to the populace. This did not minimistate the French—they sived several guns, and gen. Mack, as good as his word, delivered a many Frenchmen to the mob, who murdered them in the most cruel manner—he then sent them a mellage, declaring that if they free divine a Mack, as good as his word, delivered a smany Frenchmen to the mob, who murdered them in the most cruel manner—he then sent them another mellage, relating was the had Jone, and what happened to the house of the sent special constraints as a survey of the sent special constraints as

"Maira is also taken, and the Neapolitan flag holited on the fortification. Minrea is also taken by the English, which is of great confequence to their Mediterranean fleet, as Port Mahon, is very convenient and commodious for repairing their men of war and croifers, in those feas.

"This year will, in my opinion, be a year of the greatel events that have ever happened in Europe; and if the talked-of coalision takes place, which no doubt mult for its own internal defence of the combined nations—I floud not be forprifed to fee a king on the throne of France again, or Europe become one barbarous banditti."

Sunday morning, the marshal of the Pennsylvania district returned to this city, after an inessection against the take a number of osfenders against the laws of the United States.—The circumstances (as far as we have been

able to ascertain them) are these:—
government received correct information of the existence of a combination
to defeat the execution of the law of to defeat the execution of the law of the United States, laying a tax on houses. The names of the persons were procured, and writs accordingly lifted to the marshal to apprehend them, and bring them to this city. The marshal proceeded to Northamton county, where he apprehended the offenders. There being a number of them Iliving in different parts of the county, he conceived it expedient, when he apprehended one of those named in the writs, to take bond for his appearance at a tavern in Bethlehem; & the pil foners, all except three, appeared a writs, to take bond for his appearance at a tavern in Bethlehem; & the pri foners, all except three, appeared a greeably to appointment. But on the morning when they were about to leave Bethlehem, for this city, an armout force, confilling of about 50 herfemen, fome in military uniform, and as many foot, appeared, and furrounded the houfe, fome of them entered, and demanded the difcharge of the pifloners in the most percentage of many foot, in the most percentage of the pifloners in the most percentage of the second of the different percentage of the pifloners in the most percentage of the second of the second

and demanded the diffearge of the prisoners in the most peremptary manner.

It is proper to observe, that the prisoners behaved with propriety, declaring it to be their detire to be tried agreeably to law, if they had violated the laws of the country, and expressed a with that they might not be taken out of the hands of the marshal; but the violence of the armed force was not to be-residied by either the marshal or the prisoners.

or the prisoners.
[In consequence of the above diftur

or the priloners.
In confequence of the above diffurbances and opposition to the laws, the president of the United States illied his proclamation dated the 12th of March, which concludes in the following words:

"Wherefore I John Adams president of the United States, do hereby command all persons being insurgents as aforefaid and all others whom it may concern, on or before Monday next to disperse and retire peaceably to their respective abodes; and I do moreover warn all persons whomsoever, against aiding, abetting or comforting the perpensions of the aforestal treasonable acts, and I do require all officers, and others, good and rathful clizens according to their respective-duries, and the laws of the land, to exert their utnost endeavours to prevent and suppress such adaption and unlawful proceedings".]

WILMINGTON, Feb. 28.

French Fraternity.

By a gentleman who came pafferger in the Packet from Charletton, we are informed, that the day before fieleft that place, (viz. on Friday 1at) the brigantine Minerva arrived there from Hamburgh, after a palfage of 119 days, having on board five paffergers, four of them were men, three of whom were French mulattoes, or people of color, and a woman. The whole were immediately arrefted and conveyed to Fort Pinckney.

color, and a woman. The whole were cimmediately arrefted and conveyed to Fort Pinekney.

The reports in Charletton were, that fome time previous to the avrival of the above beigantine, the Collector had received information from the government of the United States, that a veiled might be expected there from Hamburgh, and would bring certain paffengers which were named and deferibed, and that their papers were concealed in tubs, having falle, or double bottoms. The names and appearances of those padengers corresponded precifyly with the information fent to the collector, and the papers were found concealed in the manner mentioned. The caments of the papers had not transpired, but the general belief was, that those people were emiliaries for the purpose of effecting the most diabolical feheme that could possibly be contrived, against the fafety of the fourtern states. The perest nation is the party prefumed to principal in this biness. The perest nation is the party prefumed to principal in this biness. the larety of the louthern stares. The great nation is the party presumed to be principal in this business, and ire-ally so, it will exhibit a very precious proof of the sincerity of Mr. Talley-rand's friendly professions towards the United States.

## WINCHESTER, March 20,

WINCHESTER, March 20,
It appears by accounts by the last mail from Charletton, that the five agents of the French Directory, including the woman, apprehended on board the Hamburg veffel, were all imprisoned in feparate apartments. Two of the men were white and two mulations. Two of the men is fail to have been convention, by the name of Solomon, or Salmon.

Willis Green, C.L.C.Q.8.

ALL perfons are cautioned against purchasing or taking an affiguration to the little figure in a fail to take, for the payment of five bounds; as Mr. Lake failed to attend to the bosines in which he was engaged on my account, and for which the mane of Solomon, or Salmon.

JOSEPH HAWKINS.

March 22, 1799.

NORFOLK, March 1t.
The frigate United States has funk the French privateer P. Amour de la Patris. All the crew were faved.
Several letters have been received in town confirming the capture of the infurgente French frigate, by the Contellation. She has been carried into St. Christophers.
Fourteen millions have been subferibed to the eight per cent loan.

bed to the eight per cent loan.

TO SELL OR RENT,

HAT Brick House on Short William Rofs.

ALEXANDER PARKER, AS just received from Philadelphia, in addition to his former affortment,

Pepper, Cloves, White lead, Whiting, Allum, Glue, Madderi, Blue pluffs, Worlted & linen web-bing offorted.

pins afforted.
Knob locks afforted.
Knob locks afforted.
Knob fatches,
Inch ferew augers.
Knives & forks aff'd.
Corn hoes afforted.
Courfe cotton and
wool cards,
Thin in bowes,
Table butts,
Sweeping & ferubbing
brothes,
Boulting elects bing offorted, Saddlers' tacks afs'd. Womens' firrup irons. Mens' plated do. Flated bridle bits. Giovers' needles and Boulting cloths affor-

Which he will fell on the most moderate ferr for cash. No accounts to be opened. tf Lexington, Feb. 4th, 1799.

NICHOLAS BOOT AND MANUFAG-

12 BRIGHT, SHOE TURER;

RETURNS his thanks to his culto RETURNS his thanks to his cultomers, for their patt favors, and
hopes by his attention to bufinels, to
merit them in future. He begs leave
to inform the public in general, that
he continues to carry on the above bufinels in all its branches, on Crofs
freet, two doors above Short freet.
He will take three or four apprentices, to the above bufinels.
He has on hand a very handfome afforement of Boots and Shoes, which
he will fell very low, wholefale or
retail for cath.

Just arrived from New-Orleans, A quantity of high proof JAMAICA SPIRITS;

Alfo a quantity of BEST HAVANNAH SUGAR, Which will be fold on low terms .- Apply to

A. HOLMES.

Lexington, May 26, 1798.

LENGTON, way any control of the cont

### In Chancery.

In Chancery.

THE defendant, John Shorts pot having entered his appearance according to law and the rules of this court and it appearing to the court that he is not an inhabitant of this flate; on the motion of the complainant, by his council, it is ordered that the faid defendant do appear here on the first day of the next April court, and answer the complainant's bill; and that a copy of this ordered be published two months fuceessively in the Kentucky Gazette or Herald, set up on the court house door of this county some court day, and posted up on the door of the Presbyterian meeting house in Standford, some Sunday immediately after divine fervice.

A copy.

Teste,

Tefte, A copy. Teste, Willis Green, C.L.C.Q.S

### A TAN-TARD.

A TAN-1 AKD.

The fubbribers have opened a Tan-Yard, in the town of Verfailles, which they are determined to carry on in the belt manner polible. Cath, Merchandize, or Saddlery, will be given for all kinds of Hides.—They will alfo take hides to be tanned on the flares. Those who will be so good as to favor them with their custom, may depend on being fatisfied.—S. WILKINS, WM. REID.

Verfailles, Jan. 16, 1799.

Verfailles, Jan. 16, 1799.

HE (abteriber earnefil) requests all persons meletted to him, either by bond, note, or book account, to make payment on or before the it day of January next,—Those who fail to comply with this notice, may be altired that their accounts will be put into the hands of proper officers for collection. December 9th,1798.

FOR SALE,

French-Bur Mill Stones.
WELL cleaned Merchantable Hemp, To bacco or Superfine flour, will be receive in payments

THOMAS HART.

18. A quality of HEMP is wanting, for which, Naily, from or any kind of Merchandize, will be given—or Cash, payable in fix months from the delifery.

CASH &

WILL DE GIVEN BY THE SUBSCRIBER, FOR TOBACCO. 20

All those indebted to him are requested to nimmediate payment.

December 24th, 1798.

TAMES WIER.

THE SUBSCRIBERS

B 0 0 K S; Among which are the following, Vizi

ROLLIN's ancient hiftory,
Ruffel's modern Europe,
Plutarch's Lives,
Staunton's embalfy;
Elegant extracts in
verie,
Do. do. epidles,
Godwin's Political JuGodwin's Political JuElegant extracts in
Walker's do.
Night thoughts,
Edwards on redemptisGodwin's Political Jurope,
Plutarch's Lives,
Staunton's embalfys,
Elegant extracts in
verie,
Do. do. epitles,
Godwin's Political Juflice,
Guthrie's orations of
Cicero.

t's philotophy, s geography, an's dictionary,

6 Robinfon Crufce, Schrevilli Lexicon, Leuefden's Greek Tef-

Hutchinion's Section phon,
Nepos Delphini.
Livius, Clarke's Cordert and Eratinus,
Selecta e Profanis,
Whitefield's works,
Fermons,
Watt's glory of Chrift,
Life of Watts and Dodridge.

ridge, Baxter's Saints' reft, Glad tidings, Flavel's hubbandry fpi-ritualized,

on,
on affections,
Campbell on miracles,
Do do final,
Rochefter's life.
Life of Gardner,
Fither's catechim,
Blatr's lectures abridge

Blatt's lectures abridge ed,
Botton's fourfold flate,
Botton's fourfold flate,
william on the Gobach
on the Lacratoent,
Boderinge's rife and
progrefs,
Watte's lyric poems,
Newton on the prophercies,

&c.
Ledgers and journals
Blank books of fevera
kinde,
Bett quills and wafers,
Together with a num
ber of other ufetul
books.

As we intend keeping a general affortmene of BOOKS by us, tnote gentlemen and bridge who with to improve their mins by reading, may expect to pure use on lower serms there can than has ever been offered for fale in thu place before.

If TROTTER & SCOPPE

TROTTER & SCOTT.

A LL the lands belonging to John
A Cockey Owings, in this flate.—
Alfo his share in the fron Works—for terms apply to
B. FANFRADELLES, attoy, in fact for John Cockey Owings.

#### SACRED TO THE MUSES.

The Clown a fancied King.

OUOTH Hodge while zwinging on a gate, It I, forfooth, could live in flate, And like a king could wear a crown, And white bread eat inflead of brown; And white been my florated great'd, Could bolt fat bacon when I pleafed, I'd whitle all my time away, And zwing upon a gate all day.

And if a kingdom I could rule,
And zway allke the herring pool,
Th roafted oxen would I dine,
And fish by cartlonds should be mine;
And fish by cartlonds should be mine;
Then eat up all the birds that siy,
And drink the main zea occandry,
While whitting all my time away,
And zwinging on a gate all day.

And then I'd have a thousand wives,
To coax and please me all their lives:
A shousand horiers to to ride,
A thousand horiers to to ride,
A thousand barries of strong beer,
And thousand barries of strong beer,
And thousand barries of strong beer,
And thousand suits of costly geer;
While whitting all my time away,
And zwinging on a gate all day.

And the zider's juice to fiqueze, I'd have a thouland apple trees; And borders make for garden beds, By cutting off a thouland beds; And if a man look'd but wary I'd bid my guards froop out his eye. While zwinging on a gate all day, And whiftling all my time away.

Thus Hodge with fancy took full fwinge The gate his kingdom—be a king; An haply if to ware a crown, and haply if to ware a crown, and happen the second of t

### ANECDOTE.

ANECDOTE.

A fiery Englith gentleman having challenged, a foreign count, the lodgings of the latter was agreed upon for the rencounter. Accordingly when the Englishman repaired to the rendezvouz, he found the count waiting for him in a fimall room, of which the whole furniture was a barral of gunpowder with one head out, two chairs, and a table; bon which was a lighted candle and a braß farthing, and was inftantly addressed as follows; "Come fir, toss up that farthing and see whose lot it shall be to thrust the candle into the powder, and blow ourselves into atoms." This address quite staggering the nettlefome blade, the count, seized the candle and brandishing it several times over the barrel, frightened him so that he ran off without thinking of demanding any further satisfaction.

#### THE MEMBERS OF THE VINE.YARD COMMITTEE,

A RE requested to be punctual in their at, tendance on Monday the 15th inft. at 120 clock, at mell: Postlethwait's tavern, in Lexington—the agents for the fociety have matters of importance to lay before the committee.

ROBERT PATTERSON, 2 Agents for WALKER BAYLOR, 16th fociety.

April 1, 1799.

April 1, 1799.

Taken up by the flipscriber living in Clarke county, a sought horse colt, two years old this spring, 11 hands high, no brand perceivable, had on when he came, abell branded HK, a small star in his forchead; appraised to 3l.

Toseph Shine

YOUNG LADIES' AND GENTLE-MEN'S ACADEMY,

TOR English education, will be opened by the following the company of the property of the following the following

Lexington, Feb. 26th, 1799.

Lexington, Feb. 26th, 1799.

NOTICE,

I SHALL attend at the meeting house on Sylas's run, in Bourbon county, with commissioners appointed by the county court of faid county, under an act of assembly, intitled "an act to assembly, intitled "an act of assembly, intitled "an act of the beginning of an entry made June 1780, of 3500 acres in the name of Charles smith and Zachariah Burnley, and there perpetuate testimony to establish the faid beginning, and pecial calls of the entry, and adjourn from day to day is necessary.

CHARLES SMITH, june.

April 3d, 1799.

### A Valuable Mill Seat FOR SALE,

TOGETHER with fifty acres of LAND, lying on Silver creek, in Madilion county. The land is fituated below the junction of Taylors fork with the main creek—fix miles from the Kentucky river—half a mile above the mill lately built by R. & G. Smart—there is ten feet of dead fall, & a good fituation for a dam, by which the fall may be increased to 16 or 18 feet—the title indisputable. The above is a valuable object for any person or perfors inclining the export builties, as there is fufficient water to drive two pairof Romes, during the greated frought in Summer. There is likewise an excelent seat for a DISTULLERY, with over-head water—a house boilt for that purpose, thirty feet by twenty. Excellent flone for buildings, without quarrying. For particulars, apply to WILLIAM TOD.

Lexington, Feb. 12th, 1799.

WILLIAM TOD.

Lexington, Feb. 12th, 1799.

TON. B. He has also for fale, THREE LOTS in Portwilliam, at the mouth of Kentucky, No. 1999, 200, and 201. OGETHER with fifty

in Portwilliam, at the mouth of Kentucky, No. 1999, 2009, and 2011.

THE fubscriber hereby informs the public that he will keep confantly on hand, excellent lime, at his lime house, about half a mile from Lexington, at col. Patterson's quarry at 10d half penny per buthel, giving ten bushels for every strundred fold, the will have two or three, thousand bushels ready by the last of April; he has now on hand sive hundred bushels of excellent lime, for which he will take of per bushel giving the above allowance—No lime delivered without an order.

He also informs the public that he will carry on the well digging business, as usual, his prices are 2/and 6d per foot, through earth, if a cavity, or as far as a cavity extends in a rock, yper foot, ys per foot for the fift three feet after, and 18/per foot as far as at well it continued, 2/ per foot as the well it continued, 2/ per foot walling, boarding, laborers, powder, smiths work, &c. found by the own er of the well.

J. R. SHAW.

J. R. SHAW.

Patterson's quarry near Lexington, February 18th, 1799. tfp6f

GEORGE JAMES And **BOOT** & MANUFAC-

YOUNG. FLEMING. Company, SHOE TURERS.

AT their Boot and Shoe ManuFactors, on Water street, oppoposite Mr. Brents tavern, and next
door to Mrs. Thomas's, Lexington,
take this method of informing the
public, that they carry on the above
business in an extensive manner, and
on the most moderate terms. They
have on hand a quanty of Calf skins
and Boot legs, brought from the Atlanic states, gentlemen and ladies
who may please to favor, them with
their custom skill be served on the
shrotest notice. their cultom means throtest notice.

February 14th, 1799.

### A CONVENIENT DWELLING HOUSE,

WITH a good Kitchen, Smoak-house, and Garden, to be rented.—For terms apply to,
R. W. DOWNING.

Mercer County, 5t.
February court of quarter fessions, 1799.
Julius Howard, complainant,

against Daniel Burford, defendant,

### In Chancery.

In Chancery.

THE defendant not having entered his aperance beria aprecable to law and the rules of this court, and it appearing to the Guisfaction of the court that he is no including to the compainant by his commel, it is endered that complainant by his commel, it is endered that a copy of this order be forthwith inferred in the appear here on the first day of June court next, and answer the complainant's bill, and that a copy of this order be forthwith inferred in the Restacks Caster for two months fucedity, and published at Salt river meeting-house former funday immediately after divine fervice, and also a copy to be posted up at the door of the court-house of Mercer county.

A Copy. Telle

This. ALLES, c.c. Q. S. M. C.

TAKEN up by the fubbriber, living in Mercer county, Saltriver, one mile below Buchanan's mills hay mare, very old, about four feet high, a flar, fome white on the heel of her off hind foot, hipfloot in the near hip, a fladle mark on hie top of her flouiders.

Alfo a final hay mare colt, appraided to forty finitings.

Alfo a black mare, two years old paft, shout four feet one inch high, a flar, fome white by the near notifi and on the under lip, fome white on the officer foot, appraided to it.

JAMES SLAUGHTER.

January 10th, 1799

#### SAMUEL & GEORGE TROTTER

HAVE just received, and are now open at their store on Main street, Lexington, ala and general assortment of

MERCHANDISE, Which they offer fale on the lowest terms for

Cash. Lexington, 2d April, 1799.

A lift of Letters remaining in the Post Office in Lexington, which will be returned to the General Post-Chice as dead letters, if not taken out within three months—April 1, 1799.

A—JOHN ALLEN; Jehn Alcen; Samuel Ayres; George Athans; James Andreifon.

B—George Brownler, 2; Reuben Banks, Lincoln county; Kew; James Bythe; Thomas Bedford; Etlamus Benton; Benajah Bofworth; Jarad Brufn, 2; Thomas Bedford; Etlamus Benton; Benajah Bofworth; Jarad Brufn, 2; Thomas Bodley; Capt. John Bell; Geo. G. F. Bofwell, Scott county; Johns Bell; James Benton; Capt. Amos Bird; Hezzkiah Bells; James Beatty, near Lexington; Archibald Britfow; Capt. Amos Bird; Hezzkiah Benton.

C—Gol. John Campbell, 2; Thos. Cavender; Benjamin Loyed Cooper; William Chambers; William Clark, care of col. Hart; Clerk of the L. Court, Clerk of the Q. S. C. Fayette; Jacob Claure; Thos. Clarke, near Boon's Hatoin; Mobert Cameron, at D. Loughead's; Lucius Chapin; John Clark, near Meek's mill. D—Win. Davis, Ardrian Davenport; Jonas Davenport; Jonas Davenport, Jonas Davenport

Notice,
THAT col. John Holder, of Clarke county, has conveyed to the fubficibers, all his eftate real and perfonal, of whatever defirition, in truff for paying his debts, and complying with his contracts & All thofe, therefore who have any demands upon the faid Holder, are requested to make them known to John Patrick, at Richmond, Madisincounty, who is properly authorized by the Truttees to adjust and fuquidate the faime, and to make their arrangement for payment as the fituation of the estate will permit.

payment as the induction of the critate will permit.

Those who may be indebted to the faid Hottick, their respective debts, as no indulgence can hereafter be given.

JAMES FRENCH,

JOHN PATRICK,

RICH'D CALLAWAY.

Madison, March 22d, 1799.

The Subscriber

The Subscriber

Li fell his House and Lots in this place,
and will receive in payment, lands North
West of Ohio; young nogroes; fix per centand
deferred thock, in the Bank of the United States—
or will give a considerable credit, on proper
security. F. RIDGELY. TAKEN up by the fubfcri-

ber, in Eincoln, a buy horse, mixed with fome white hairs, 8 years old, trots, about 14 hands and a half high, branded on the near stoulder with a stirrup iron, and has a snip: ap-

May 9, 1798. Phillip Lumkins.

NOTICE.

ALL perfors are cautioned not to take an affignment on a note which I gave to James Blifs, attorney, Lexington, fome time in December laft, payable 1st of March 1799, as he obtained it by fraud, taking the advantage of my intoxication; as I advantage of my intoxication; as I advertised on the pay the fame unless compelled. Jetermined not to per compelled. EDWARD BRATTON. March 25, 1799.

To Mr. Bradford,

To Mr. Bradford,

SIR,

I OBSERVE in your paper of Thuriday
last, an advertisement signed Edward
Bratton, containing the grosself falleshoeds replecting me; I therefore think it a duty I owe
the public, and myieli, to state some sacka which
will evince the truth of my assertion.

On the 14th November 1sts, said Bratton appled to me to fire a certain William Thompone of the state of the state of the state of the
ty took infraction 30 wise. I immediately
ty took infraction and proofs from said Bratton respecting stream of the state of space;
—he appeared to be perfectly free the signed,
—he appeared to be perfectly free the signed,
which is wintesselfed by Jonuary jun, of Lexington. I then commenced the suit against
Thompson—Bratton bath since frequently called on me for information respecting the process
thereof, and both as often promised ne punctual payment of said note when due, without
pretending any thing like fraud or intoxication.
Near a mouth after giving faid none, said Bratton proposed to fairsty the stane by giving me
a drast on Mr. Brooks, near Limettone, for a
debt he pretended was due to him from said
Brooks, which drast I placed in the hands of
About source of Washington to receive, but
without stays after his note become due,
they had settled their dipon—fair Bratton then repeated his promise to pay me the
amount of faid note in a few day, the Brate,
About sour days after his note become due,
the called on me with the defendant, to inform
me, they had settled their dipon—fair Brateton then repeated his promise to pay me the
amount of faid note in a few day, and Brateton then nepeated his promise to pay
me the called on me with the defendant, to inform
me, they had settled their dipon—fair
to obtain the money for that purpose. I rever
the after such until the want to said Mr. Brooks
is malicious advertifiement. I am sorry to be
compelled to take any notice of the suggestions
of its a data, I thought this publication necessatobeing generally acquainted with the citizens
of

Lexington:

I DO certify, that I was often prefect when Edward Bratton called on Mr. Blifs respecting a fout which he had infiltered againt William Thompton—that faid Bratton acknowledged before me, he had given a note to Mr. Blifs for his fee—frequently promited to pay it punchasily, and never intimated that there was nay fraud or deception used in obtaining faid note, or that he was intoxicated at the time of giving it. I know that Bratton gave infurnations relative to the fuit, at the time of giving the note, and that mr. Blifs has strictly attended to them.

From my knowledge of mr. Ellifs, I can the confidence declare, that the fuggetlions of Bratton are faile and without foundation.

TROMAS BODLEY.

March 29, 1799.

NOTICE is hereby given that the partnerfihip of Robert Potter and Andrew Porter,
trading under the name and firm of Robert &
Andrew Porter, is this day diffusive dby mutual
consint. All persons indested to faid firm are requested to make payment to Robert Porter, who is fully authorised to receive the fameThose who fail to pay off of etitle their accounts
on or before the first day of May next, need
expect no further indulgence.

ROBERT PORTER.
ADMEN PORTER.
Lexington, March 27, 1799. 3t

### Notice.

Notice.

A LL persons are hereby cautioned from taking an assignment on a bond given by me to one sloteph Lock, for 40l. to be paid in pretty, for a trat of land. He gave me a deed for all the land except three acres: the bond to be paid in twelve months after he made me a deed for the said three acres. And as I have to fold all the land except the faid three acres to sold all the land except the faid three acres and except the person of the said three acres are person of the said three acres. The said three acres are person of the said three acres. The said three acres are person of the said three acres are person of the said three acres are person of the said three acres. The said three acres are person of the said three acres are person of the said three acres. The said three acres are person of the said th

March 20, 1799.

Lot Noel.

A YOUNG SINGLE MAN
WHO is well acquainted with managing a
farm, attending a flock of lorfes and cattle, and the care of a number of hands, will
meet withemploy. None need apply who can't
come well recommended.

ROBERT BARR. March 26th, 1799.

### THE SUBSCRIBER

THE SUBSCRIBER
INFORMS his friends and the public, he proposes to attend the counts of Lexington, beaution (Lexington) and the counts of Lexington and the counts of Lexington him, as an attorney. Such as employ him, may depend on the greatest attention, in the faithful discharge of business committed to his

James Blifs. Lexington, 28th March, 1799. tf

A FEW COPIES OF PHILANTHROPOS On Negro Slavery, Price 1/3, for fale at this office.